PATENT COOPERATION TREATY

PCT

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 93131-6	FOR FURTHER A	CTION	See Form PCT/IPEA/416				
International application No. PCT/CA2004/002012	International filing d 23 November 2004	ate (day/month/year) (23-11-2004)	Priority date (day/month/year) 24 November 2003 (24-11-2003)				
International Patent Classification (IPC) or national classification and IPC IPC: H04L 12/56 (2006.01), H04L 12/24 (2006.01), H04L 12/26 (2006.01)							
Applicant REINER, RICHARD							
This report is the international prelimi under Article 35 and transmitted to the	nary examination repore applicant according to	t, established by this Internal	ational Preliminary Examining Authority				
2. This REPORT consists of a total of	4 sheets, include	ling this cover sheet.					
3. This report is also accompanied by AN							
a. [X] (sent to the applicant and	· -	ureau) a total of 2	sheets, as follows:				
/		, =	•				
[X] sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).							
[] sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. 1 and the Supplemental Box.							
b. [] (sent to the International	Bureau only) a total o	f (indicate type and number	of electronic carrier(s))				
	, containing a	sequence listing and/or tab	les related thereto, in electronic				
form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
4. This report contains indications relating	g to the following item	ıs:					
[X] Box No. I Basis of the repo	•						
[] Box No. II Priority	[] Box No. II Priority						
[] Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
[] Box No. IV Lack of unity of invention							
[X] Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;							
citations and explanations supporting such statement							
[] Box No. VI Certain documents cited [] Box No. VII Certain defects in the international application							
[X]Box No. VII Certain defects in the international application							
Date of submission of the demand 22 September 2005 (22-09-2005)		Date of completion of this report 17 March 2006 (17-03-2006)					
Name and mailing address of the IPEA/CA		Authorized officer					
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Facsimile No.: 001(819)953-2476	}	•					

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CA2004/002012

Box No.	Basis of the	report		
1. With	regard to the lan	nguage, this report is based or	n:	
[X]	the international	al application in the language i	n which it was filed	
[]		the international application is		which is the language of
		ished for the purposes of:		, which is the language of a
	[] internation	nal search (Rules 12.3(a) and	23.1(b))	
	[] publicatio	on of the international applicat	tion (Rule 12.4(a))	
	[] internation	nal preliminary examination (Rules 55.2(a) and/or 55.3(a))	
anne.	xed to this report	ements of the international app n response to an invitation und t): I application as originally filed	act Article 14 are rejerred to in this	lacement sheets which have been furnished report as "originally filed" and are not
	the description:			
	[X] pages	1-10	•	as originally filed/furnished
	[] pages*		received by this Authority on	as originally mearlumished
	[] pages*		received by this Authority on	
[X]	the claims:		•	
İ	[X] pages	<u>11</u>		as originally filed/furnished
1	[] pages*		as amended (together with	any statement) under Article 19
	[X] pages*	<u>12-13</u>	received by this Authority on	22 September 2005 (22-09-2005)
I	pages*		received by this Authority on	<u>== 2-5100000 2005 (22 05-2005)</u>
[X]	the drawings:		•	
1	[X] pages	1-3		as originally filed/furnished
[] pages*		received by this Authority on	
[] pages*		received by this Authority on	
[] 8	a sequence listing	g and/or any related table(s) -	see Supplemental Box Relating to Se	equence Listing.
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3. [] 7	The amendments	have resulted in the cancellat	ion of:	
£] the descript	tion, pages		
[] the claims,	Nos.	: ·	
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[ce listing (specify):		
[] any table(s)	related to sequence listing (s _i	pecify):	
. [] .	his report has be	en established as if (some of)	the amendments annexed to this rep	ort and listed below had not been made,
Γ.] the descripti	tion pages	ne disclosure as filed, as indicated in	the Supplemental Box (Rule 70.2(c)).
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y uem 4	uppues, some or	r all of those sheets may be mo	arked "superseded"	

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Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims Claims	<u>1-19</u> <u>None</u>	YĘS NO
Inventive step (IS)	Claims Claims	<u>1-19</u> <u>None</u>	YES NO
Industrial applicability (IA)	Claims Claims	1-19 None	YES NO

2. Citations and explanations (Rule 70.7)

- 1.0 Reference is made to the following documents:
 - D1 US5,796,942
 - D2 A. Meehan et al., "Packet Sniffing for Automated Chat Room Monitoring and Evidence Preservation" <u>Proceedings of the 2001 IEEE Workshop on Information Assurance and Security</u>, United States Military Academy, West Point, NY, 5-6 June
- 1.1 D1 and D2 are considered to form the closest prior art.
- 1.2 D1 discloses a network surveillance system including means for capturing network packets, filtering invalid packets, storing the received packets in a memory according to session identification, reconstructing sessions, and scanning each session for contravention of certain rules. If a session is found to have met a rule indicating a security incident, a variety of appropriate actions may be taken including notifying a network security officer, or recording or terminating a network session. The surveillance system operates in parallel with, and completely independent of, any other network traffic and the network server and therefore has no impact on network performance.
- 1.3 D2 discloses packet sniffing of a client-server network model. D2 describes how packet sniffing is the act of intercepting and interpreting network traffic transmitted across a computer network. The network interface card (NIC) in a networked computer must be configured to operate in "promiscuous" mode such that it processes all network traffic including packets not addressed to that computer. Interceptions of packets occurs in a parallel fashion by using a "tap".
- Novelty
- Although D1teaches reconstructing sessions from stored packets in memory, such reconstructed packets are identical to their original packets, respectively, whereas in claims 1, 17, and 19 a re-constructor builds parallel packets in which data and other information is copied from original packets, but initial sequence numbers and acknowledgement numbers for the latter reconstructed parallel packets are new. Thus, any pre-existing standard service provider may be used with the session reconstructor whereas, in D1, a special device must be built to handle the reconstructed (duplicate) packets.
- 2.1 D2 teaches interception of network packets transmitted across a network, but fails to disclose the creation of a parallel session.
- 2.1 Thus, D1 or D2 fail to disclose all the elements of each of claims 1, 17, and 19, and their dependent claims 2-16 and 18, respectively. Claims 1-19 are therefore considered to be novel in accordance with Article 33(2) PCT.
- 3.0 Inventive Step
 3.0 D1 alone, or in combination with D2, fails to teach reconstruction of parallel packets including new initial sequence numbers and acknowledgement numbers. Thus, independent claims 1, 17, and 19, and their dependent claims 2-16 and 18, respectively, are considered to have inventive step in accordance with Article 33(3) PCT.
- 4.0 Industrial Applicability
 The claimed subject matter of claims 1-18 is considered to be industrially applicable, thus fulfilling the requirements of Article 33(4) PCT.

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The present set of claims does not meet the requirements of Article 6 PCT since it is not clear and concise in the following respects:

Claim 1 is directed towards desired results because claim 1 claims a method but fails to specify more than one method step. A method must have at least two steps.

In claim 5, the expression "follows internet protocol" is ambiguous.

In claim 6, the expression "follows transport control protocol" is ambiguous.

In claim 17, the term "interface" (line 3) lacks a clear and unambiguous antecedent because the term is already declared on line 2.

The use of the term "sequence number" on lines 3 and 4 of claim 18 is ambiguous. A "sequence number" normally refers to identification of a session packet and cannot be applied to a network endpoint.

In claim 18, the term "point" (line 4) appears to be in error. Applicant may have intended "endpoint" instead.

The following comments are noted regarding the description:

The description does not comply with PCT Article 5. A statement in an application, such as found on page 8, lines 16-17 and 19, which incorporates by reference any other document, does not fully describe the invention. The description shall be complete in and on itself. A person skilled in the art should be able to understand the patent specification without reference to any other document.